STATE OF INDIANA)	IN THE TIPPECANOECOURT
) SS: COUNTY OF TIPPECANOE)	CAUSE NO. 19001.0608. Ph. 00035
STATE OF INDIANA,	FILED
Plaintiff,	AUG 1 0 2006
v.	Anish Phillips
MIKE RAISOR PONTIAC, INClerk	Superior Coyrt No. 1 Tippecanoe Co.
doing business as Mike Raisor Po	ac-) RECRIVED BY CERTIFIED
Isuzu,	{
Defendant.)

CONSENT JUDGMENT

The State of Indiana, by Attorney General Steve Carter and Deputy Attorney General Mary Ann Wehmueller, having filed its Complaint for Injunction, Restitution, Civil Penalties and Costs, and Defendant, Mike Raisor Pontiac, Inc., hereby enter into this Consent Judgment without trial and adjudication of any issue of fact or law.

Now, therefore, by consent and agreement of the parties, it is **ORDERED**, **ADJUDGED** and **DECREED** as follows:

INJUNCTIVE RELIEF

- 1. Pursuant to Ind. Code §24-5-0.5-4(c)(1), Defendant Mike Raisor Pontiac, Inc., doing business as Mike Raisor Pontiac-Isuzu, its agents, representatives, employees, successors and assigns are permanently enjoined from engaging in the following:
 - a. representing expressly or by implication, that a previously titled motor vehicle or a vehicle that was previously delivered to a purchaser is a new motor vehicle as defined by Ind. Code §9-13-2-111 and
 - b. representing expressly or by implication that a motor vehicle

offered for sale has characteristics or benefits it does not have when the Defendant knows or should reasonably know the vehicle does not have the characteristics or benefits represented.

AND WHEREFORE, the Plaintiff, State of Indiana, further requests the Courtenter judgment against the Defendant for the following relief.

<u>DAMAGES</u>

- 2. Pursuant to Ind. Code \$24-5-0 5-4(c)(2), judgment is granted in favor of Plaintiff, State of Indiana, for consumer restitution on hehalf of Mark E. Mischler, the amount of \$2,500 00
- Pursuant to Ind. Code §24-5-0.5-4(c)(1), judgment is granted in layor of Plaintiff, State of Indiana, for its cost of investigation and prosecution in the amount of \$500.00
- 4 Pursuant to Ind. Code §24-5-0.5-4(g), judgment is granted in favor of Plaintiff, State of Indiana, for civil penalties in the amount of \$1,000.00.
- 5 Pursuant to Ind. Code §24-5-0.5-8, judgment is granted in favor of Plaintiff, State of Indiana, for civil penalties in the amount of \$1,000.00.

CONTINUING JURISDICTION

6. The Court shall retain jurisdiction for the purpose of issuing such orders as may be necessary to interpret or enforce the provisions herein

has signed this document on behalf of Mike Raisor Pontiac. Inc., its agents, representatives, employees, successors, assigns, and all persons acting or claiming to be

acting on its behalf, through any corporate business name or device. Mary Ann Wehmueller, Deputy Attorney General, has signed this document on behalf of Plaintiff, State of Indiana.

STATE OF INDIANA

STEV	E	CA	DT	ΔD.
OIL	L	CA	$\mathbf{L}\mathbf{L}\mathbf{L}$	$\mathbf{L}\mathbf{L}$

Indiana Attorney General

Atty. No. 4150-64

Mary Ann Wehmueller

Deputy Attorney General Atty. No. 15251-49A

Dated: July 31, 2006

(printed name and title)

Defendant Mike Raisor Pontiac, Inc.

JUDGMENT

Judgment in favor of Plaintiff, State of Indiana, for injunctive relief, consumer restitution, civil penalties and costs in the amount of \$5,000.00 is **ORDERED**,

ADJUDGED and DECREED this Julday of ||

toward of turbust

GENERAL MANAGER

Judge, Tippecanoe County

Court

Distribution:

Mary Ann Wehmueller Office of Attorney General Consumer Protection Division 402 W. Washington, 5th Floor Indianapolis, IN 46204 maw:307670 Mike Raisor Pontiac, Inc. 2911 E. Main Street Lafayette, IN 47903